HA 1980-72

(Rev. 11-89)	80-72			
Type of Loan: .		LOAN NOTE G		State
Applicable 7 C.F.R. Part 1980		DISASTER ASSISTANCE FOR	· (1)	
Subpart		RURAL BUSINESS ENTERPRISE (DARBE)		County
		GUARANTEED LOANS MAXIMUM LOSS PAYABLE BY FmHA		(2)
				Date of Note
		TO A HOLDER OR LE	NUER 15 \$2,000,000	(3)
Borrower	(7)		·	FmHA Loan Identification No.
	(7)			(4)
Lender	(0)			Lender's IRS ID Tax No.
	(8)			(5)
Lender's Address				Principal Amount of Loan
	(8a)			s (6)
		(11)	(12)	(12a) _m
The guaranteed	portion of the loan	is \$ w	nich is (12)	_ ((12a) %)
			(13)	
		ipal amount of loan is evidenced b	y	note(s) (includes
bonds as approp	oriate) described be	low. The guaranteed portion of e	ach note is indicated below	. This instrument is attached to note
(14)	,	(14a)	(14b)	(14c)
`	in the face :	amount of S	and is number	of
I ENDE	D 10		DERCENT OF TOTAL	
LENDE DENTIFYING		FACE AMOUNT	PERCENT OF TOTAL	AMOUNT GUARANTEED
DITALITY ING	NUMBER	PACE AMOUNT	FACE AMOUNT	AMOUNI GUARANIEED
		•	,	70 ·
(15)		(16)	(17)	(18)
			, ,	` '
TOTAL		s (16a) 100%		, (18a)
			named Lender, the Linited S	tates of America, acting through the
Farmers Home Assistance Act	Administration of	the United States Department of	f Agriculture (herein called	"FmHA"), pursuant to the Disaster is and requirements herein, it will pay
Farmers Home Assistance Act to:	Administration of 1989 does hereb	the United States Department of y agree that in accordance with	f Agriculture (herein called and subject to the condition	"FmHA"), pursuant to the Disaster is and requirements herein, it will pay
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d by FmHA to guarantee d amount loans.

PREPARED BY FmHA loan official.

NUMBER OF COPIES *Original(s) and two copies.

SIGNATURES REQUIRED *FmHA approval official or as required in the above instructions.

DISTRIBUTION OF COPIES *Original(s) attached to the lender's note(s) including unguaranteed

note; copy(s) attached to lender's copy(s) of the note(s); copy(s) attached to copy(s) of the lender(s) note(s) and retained in County Office case file.

^{*}The method of completing the form, number of copies, and distribution, varies with the process for sale of the loan(s). Extreme caution must be exercised in assuring the forms are completed properly.

INSTRUCTIONS FOR PREPARATION

The form will be prepared in accordance with the method the lender(s) selects for structuring of the loans for sale or assignment. See Form FmHA 1980-71, "Lender's Agreement-DARBE," paragraph III.

- (1) Insert name of state in which the guarantee is being processed.
- (2) Insert name of county in which guarantee is being processed.
- (3) Insert date of note.
- (4) Insert FmHA Loan Identification Number (same as borrower's case number).
- (5) Insert lender's Internal Revenue Service Identification Number.
- (6) Insert principal amount of entire guaranteed loan.
- (7) Insert borrower's name.
- (8) Insert lender's name.
- (8a) Insert lender's address.
- (9) Insert type of loan being guaranteed (i.e., EE, EL, B&I, SF-RH, etc.).
- (10) Insert FmHA instruction under which guarantee is being issued (Example: B&I would be 1980-E).
- (11) Insert amount in Item No. (6) times the percent of guarantee and insert the result.
- (12) Insert the appropriate percent being guaranteed in words.
- (12a) Insert the appropriate percent guaranteed in numerals.
- (13) Insert the appropriate number of notes to be issued by the lender (include the unguaranteed note, in any) in accordance with the option the lender selects for sale or assignment of the guaranteed loan.
- (14) Insert lender's identification number assigned to the note to which this Loan Note Guaratee-DARBE is attached.
- (14a) Insert the face amount of the note in numbers.
- (14b) Insert the consecutive number of instruments issued for this loan. The number must be in sequence and begin with number (1).
- (14c) Insert the total number of instruments issued on this loan. EXAMPLE:

If one note for \$50,000 is issued for one loan under the assignment procedure Item (14) would be 1: Item (14a) \$50,000; Item (14b) one; Item (14c) one.

If two notes are to be issued, for example, one for the guaranteed portion of \$90,000 and one for the unguaranteed portion of \$10,000 under the multi-note option, the first Form FmHA 1980-72 would read: Item (14) 1; (14a) \$90,000; (14b) one; (14c) two.

The second Form FmHA 1980-72 would read: Item 2; Item (14a) \$10,000; (14b) two; (14c) two.

- (15) Insert lender's own identification numbers for each note issued. If lender does not assign such a number use consecutive numbers, 1, 2, 3, 4, etc.
- (16) Insert face amount of each note lender issues, including unguaranteed notes.
- (16a) Insert total of Item (16) above.
- (17) Insert percentage face amount Item (16) is of total face amount Item (16a).

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Definition of Holder.

The Holder is the person or organization other than the Lender who holds all or part of the guaranteed portion of the loan with no servicing responsibilities. Holders are prohibited from obtaining any part(s) of the guaranteed portion of the loan with proceeds from any obligation, the interest on which is excludable from income, under Section 103 of the Internal Revenue Code of 1954, as amended (IRC). When the Lender assigns a part(s) of the guaranteed loan to an assignee, the assignee becomes a Holder only when Form FmHA 1980-73, "Assignment Guarantee Agreement—DARBE," is used. Loan evidenced by a single note may be assigned only by using Form FmHA 1980-73.

Definition of Lender.

The Lender is the person or organization making and servicing the loan which is guaranteed under the provisions of the applicable Subpart 7 CFR of Part 1980. The Lender is also the party requesting a loan guarantee.

- (18) Insert amount of face amount of Item No. (16) which is guaranteed.
- (18a) Insert total guaranteed amount which should equal Item (11). EXAMPLE:

Multi-note option with 3 notes issued @ 90% guarantee on the principal loan amount of

The guaranteed portion of the loan is \$900,000 which is ninety (90%) percent of loan principal. The principal amount of loan is evidenced by three note(s) (includes bonds as appropriate) described below. The guaranteed portion of each note is indicated below. This instrument is attached to note Series $A \neq 101$ in the face amount of \$450,000 and is number one of three.

LENDER'S IDENTIFYING NUMBER	FACE AMOUNT	PERCENT OF FACE AMOUNT	AMOUNT GUARANTEED
Series A,≠ 101	\$ 450,000	45%	\$ 450,000
Series A,≠ 102	450,000	45%	450,000
Series A,≠ 103	100,000	10%	None
TOTAL	\$1,000,000	100%	

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CONDITIONS OF GUARANTEE

1. Loan Servicing.

Lender will be responsible for servicing the entire loan, and Lender will remain mortgagee and/or secured party of record not withstanding the fact that another party may hold a portion of the loan. When multiple notes are used to evidence a loan, Lender will structure repayments as provided in the loan agreement.

The entire loan will be secured by the same security with equal lien priority for the guaranteed and unguaranteed portions of the loan. The unguaranteed portion of the loan will not be paid first nor given any preference or priority over the guaranteed portion.

Full Faith and Credit.

The Loan Note Guarantee—DARBE constitutes an obligation supported by the full faith and credit of the United States and is incontestable except for fraud or misrepresentation of which Lender or any Holder has actual knowledge at the time it became such Lender or Holder or which Lender or any Holder participates in or condones. If the note to which this is attached or relates provides for payment of interest on interest, then this Loan Note Guarantee—DARBE is void. In addition, the Loan Note Guarantee—DARBE will be unenforceable by Lender to the extent any loss is occasioned by the violation of usury laws, negligent servicing, or failure to obtain the required security regardless of the time at which FmHA acquires knowledge of the foregoing. Any losses occasioned will be unenforceable to the extent that loan funds are used for purposes other than those specifically approved by FmHA in its Conditional Commitment for Guarantee. Negligent servicing is defined as ... failure to perform those services which a reasonably prudent lender would apperform in servicing its own portfolio of loans that are not guaranteed. The term includes not only the concept of a failure to act but also not acting in a timely manner or acting in a manner contrary to the manner in which a reasonably prudent lender would act up to the time of loan maturity or until a final loss is paid.

A Righte and I ishilities

Rights and Liabilities.

The guarantee and right to require purchase will be directly enforceable by Holder notwithstanding any fraud or misrepresentation by Lender or any unenforceability of this Loan Note Guarantee-DARBE by Lender. Nothing contained herein will constitute any waiver by FmHA of any rights it possesses against the Lender. Lender will be liable for and will promptly pay to FmHA any payment made by FmHA to Holder which if such Lender had held the guaranteed portion of the loan, FmHA would not be required to make.

Payments.

Lender will receive all payments of principal, or interest, and will promptly remit to Holder(s) its pro rata share thereof determined according to its respective interest in the loan, less only Lender's servicing fee.

Protective advances made by Lender pursuant to the regulations will be guaranteed against a percentage of loss to the extent provided in this Loan Note Guarantee-DARBE notwithstanding the guaranteed portion of the loan that is held by another.

Repurchase by Lender.

The Lender has the option to repurchase the unpaid guaranteed portion of the loan from the Holder(s) within 30 days of written demand by the Holder(s) when: (a) the borrower is in default not less than 60 days on principal or interest due on the loan or (b) the Lende: has failed to remit to the Holder(s) its pro rate share of any payment made by the borrower or any loan subsidy within 30 days of its receipt thereof. The repurchase by the Lender will be for an amount equal to the unpaid guaranteed portion of principal and accrued interest less the Lender's servicing fee. The Loan Note Guarantee-DARBE will not cover the note interest to the Holder on the guaranteed loan(s) accruing after 90 days from the date of the demand letter to the Lender requesting the repurchase. Holder(s) will concurrently send a copy of demand to FimHA. The Lender will accept an assignment without recourse from the Holder(s) upon repurchase. The Lender is encouraged to repurchase the loan to facilitate the accounting for funds, resolve the problem, and to permit the borrower to cure the default, where reasonable. The Lender will notify the Holder(s) and FmHA of its decision. As per the terms of this guarantee the maximum loss payment will not exceed \$2,500,000 for principal, interest, and approved protective advances.

FmHA Purchase.

If Lender does not repurchase as provided by paragraph 7 hereof, FmHA will purchase from Holder the unpaid principal balance of the guaranteed portion together with accrued interest to date of repurchase less Lender's servicing fee, within thirty (30) days after written demand to FmHA from Holder. The Loan Note Guarantee-DARBE will not cover the note interest to the Holder on the guaranteed loan(s) accruing after 90 days from the date of the original demand letter of the Holder to the Lender requesting the repurchase. Such demand will include a copy of the written demand made upon the Lender. The Holder(s) or its duly authorized agent will also include evidence of its right to require payment from FmHA. Such evidence will consist of either the original of the Loan Note Guarantee—DARBE properly endorsed to FmHA or the original of the Assignment Guarantee Agreement-DARBE properly assigned to FmHA without recourse including all rights, title, and interest in the loan, FmHA will be subrogated to all rights of Holder(s). The Holder(s) will include in its demand the amount due including unpaid principal, unpaid interest to date of demand and interest subsequently accruing from date of demand to proposed payment date or \$2,500,000, whichever is less. Unless otherwise agreed to by FmHA, such proposed payment will not be later than 30 days from the date of demand. On loans with multiple Holders and/or a Lender who owns part of the guaranteed portion, if the aggregate unpaid principal and unpaid interest on the guaranteed portion exceeds \$2,500,000, the Holder will be paid on a prorated basis-prorated by the percentage of the guaranteed portion of the loan the Holder owns.

Position 2

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The FmHA will promptly notify the Lender of its receipt of the Holder(s)'s demand for payment. The Lender will promptly provide the FmHA with the information necessary for FmHA determination of the appropriate amount due the Holder(s). Any discrepancy between the amount claimed by the Holder(s) and the information submitted by the Lender must be resolved before payment will be approved. FmHA will notify both parties who must resolve the conflict before payment by FmHA will be approved. Such conflict will suspend the running of the 30 day payment requirement. Upon receipt of the appropriate information, FmHA will review the demand and submit it to the State Director for verification. After reviewing the demand the State Director will transmit the request to the FmHA Finance Office for issuance of the appropriate check. Upon issuance, the Finance Office will notify the office servicing the borrower and State Director and remit the check(s) to the Holder(s).

9. Lender's obligations.

Lender consents to the purchase by FmHA and agrees to furnish on request by FmHA a current statement certified by an appropriate authorized officer of the Lender of the unpaid principal and interest then owed by Borrowers on the loan and the amount including any loan subsidy then owed to any Holder(s). Lender agrees that any purchase by FmHA does not change, alter or modify any of the Lender's obligations to FmHA arising from sairing from sair

10. Repurchase by Lender for Servicing.

If, in the opinion of the Lender, repurchase of the guaranteed portion of the loan is necessary to adequately service the loan, the Holder will sell the portion of the loan to the Lender for an amount equal to the unpaid principal and interest on such portion. The Lender's servicing fee will be subtracted from these amounts. The Loan Note Guarantee-DARBE will not cover the note interest to the Holder on the guaranteed loans accruing after 90 days from the date of the demand letter of the Lender or FmHA to the Holder(s) requesting the Holder(s) to tender their guaranteed portion(s).

- The Lender will not repurchase from the Holder(s) for arbitrage purposes or other purposes to further its own financial gain.
- b. Any repurchase will only be made after the Lender obtains FmHA written approval.
- c. If the Lender does not repurchase the portion from the Holder(s), FmHA at its option may purchase such guaranteed portions for servicing purposes.

11. Custody of Unguaranteed Portion.

The Lender may retain, or sell the unguaranteed portion of the loan only through participation. Participation, as used in this instrument, means the sale of an interest in the loan wherein the Lender retains the note, collateral securing the note, and all responsibility for loan servicing and liquidation.

12. When Guarantee Terminates.

This Loan Note Guarantee-DARBE will terminate automatically (a) upon full payment of the guaranteed loan; or (b) upon full payment of any loss obligation hereunder; or (c) upon written notice from the Lender to FmHA that the guarantee will terminate 30 days after the date of notice, provided the Lender holds all of the guaranteed portion and the Loan Note Guarantee(s) are returned to be cancelled by FmHA.

13.	Settlement.

The amount due under this instrument will be determined and paid as provided in the applicable Subpart of Part 1980 of Title 7 CFR in effect on the date of this instrument.

		mHA	. (19)			
	(20)		(State) with mailing address at the date of this instrume			
(200)						
UNITED STATES OF AMERICA Farmers Home Administration					······································	
(23)				/aa\		
	(24)				(24)	
	(24)				(24)	, 19
	(23) (Date) ption Agreement by	(20) (20a) (23) (Date) ption Agreement by (24)	(20) (20a) UNITED: Farmers F (23) (23) (Date) (24)	(20) (State (20a)	UNITED STATES OF AMER Farmers Home Administration By: (21) (23) (24) (24) (20) (State) with 1 (21) (22)	All notice and actions will be initiated through the FmHA (20) (State) with mailing address at the (20a) UNITED STATES OF AMERICA Farmers Home Administration By: (21) (23) (Date) ption Agreement by (24) dated (24)

- (19) Appropriate FmHA office responsible for the loan (i.e., Wayne County Office, Norfolk District Office or Lincoln State Office).
- (20) Same as Item No. (1).
- (20a) Insert address of FmHA office referred to in Item No. (19).
- (21) Signed by FmHA approval official.
- (22) Insert title.
- (23) Insert date signed.
- (24) Insert name of assuming party and effective date of assumption upon concurrence by FmHA.

(1-3-90) SPECIAL PN